

unclear and use that as an excuse to do whatever they want?

If that is not a red flag for those of us who have to review a Presidential nominee, I don't know what is.

Now, again, someone might say everybody in politics has to make judgments about how a given law is to be interpreted. Those who disagree with those judgments call it pushing the envelope. Mr. Perez, however, does not merely push the envelope. All too often he circumvents or ignores a law with which he disagrees.

Here are a few examples: As a member of the Montgomery County Council, Mr. Perez pushed through a county policy that encouraged the circumvention of Federal immigration law. Later, as head of the Federal Government's top voting rights watchdog, he refused to protect the right to vote for Americans of all races, in violation of the very law he was charged to enforce.

In the same post at the Department of Justice, Perez directed the Federal Government to sue, against the advice of career attorneys in his own office. In another case involving a Florida woman who was lawfully exercising her First Amendment right to protest in front of an abortion clinic, the Federal judge who threw out Mr. Perez's lawsuit said he was "at a loss as to why the government chose to prosecute this particular case" in the first place.

This is what pushing the envelope means in the case of Mr. Perez—a flippancy and dismissive attitude about the boundaries everyone else has to follow for the sake of the liberal causes in which he believes. In short, it means a lack of respect for the rule of law and a lack of respect for the need of those in positions of power to follow it.

Just as troubling, however, is the fact that Mr. Perez has been called to account for his failures to follow the law, and he has been less than forthright about his actions when called to account. When he testified that politics played no role in his office's decision not to pursue charges against members of a far-left group who may have tried to prevent others from voting, for instance, the Department's own watchdog said "Perez's testimony did not reflect the entire story." And a Federal judge said the evidence before him "appear[ed] to contradict . . . Perez's testimony."

Perez has also made misleading statements about this case under oath—under oath—to Congress and the U.S. Civil Rights Commission.

Mr. Perez's involvement in an alleged quid pro quo deal with the city of St. Paul, MN, also fits the pattern. Here was a case where Perez was allegedly so concerned about a potential Supreme Court challenge to the legality of a theory he championed in housing discrimination suits known as "disparate impact," he quietly worked out a deal with St. Paul officials whereby they would withdraw their appeal to the Supreme Court of a disparate impact case if he arranged for the Federal

Government to throw out two whistleblower complaints against St. Paul that could have recovered millions of dollars for the taxpayers that had been falsely obtained. The two whistleblowers' complaints were dropped, and the Supreme Court never heard the disparate impact case.

Perez told investigators he hadn't even heard of the disparate impact case until the Court initially decided to hear it. But that has been contradicted by HUD Deputy Assistant Secretary Sara Pratt, who told investigators she and Mr. Perez discussed the case well before that.

Taken together, all of this paints the picture, for me at least, not of a passionate liberal who sees himself as patiently operating within the system and through the democratic process to advance a particular set of strongly held beliefs but a crusading ideologue whose conviction about his own rightness on the issues leads him to believe the law does not apply to him. Unbound by the rules that apply to everyone else, Perez seems to view himself as free to employ whatever means—whatever means—at his disposal, legal or otherwise, to achieve his ideological goals.

To say this is problematic would be an understatement. As Secretary of Labor, Perez could be handling numerous contentious issues and implementing many politically sensitive laws, including laws enforcing the disclosure of political activity by labor unions. Perez's devotion to the cause of involuntary universal voter registration is also deeply concerning to me personally, and I would imagine many of my colleagues in the Senate also believe in the absolute centrality of maintaining the integrity of the vote.

Americans of all political persuasions have the right to expect the head of such a sensitive department, whether appointed by a Republican or Democrat, will implement and follow the law in a fair and reasonable way. I do not believe they could expect as much from Mr. Perez.

Mr. President, I yield the floor.

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

MORNING BUSINESS

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will be in a period of morning business until 10 a.m., with Senators permitted to speak therein for up to 10 minutes each and with the time equally divided and controlled between the two leaders or their designees.

The Senator from Massachusetts is recognized.

Ms. WARREN. I thank the Chair.

(The remarks of Ms. WARREN pertaining to the introduction of S. 897 are located in today's RECORD under

"Statements on Introduced Bills and Joint Resolutions.")

CONCLUSION OF MORNING BUSINESS

The ACTING PRESIDENT pro tempore. Morning business is closed.

JOINT MEETING OF THE TWO HOUSES—ADDRESS BY THE PRESIDENT OF SOUTH KOREA, HER EXCELLENCY PARK GEUN-HYE

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will stand in recess until 11:30 a.m. for the purpose of attending a joint meeting with the House of Representatives to hear the President of South Korea, Her Excellency Park Geun-hye.

Thereupon, the Senate, at 9:59 a.m., recessed until 11:31 a.m. and the Senate, preceded by its Secretary, Nancy Erickson, Drew Willison, Deputy Sergeant at Arms, and the Vice President of the United States, proceeded to the Hall of the House of Representatives to hear an address delivered by Her Excellency Park Geun-hye, President of South Korea.

(The address delivered by the President of South Korea is printed in today's RECORD of the House of Representatives.)

At 11:31 a.m., the Senate, having returned to its Chamber, reassembled and was called to order by the Presiding Officer (Ms. HEITKAMP).

WATER RESOURCES DEVELOPMENT ACT OF 2013

The PRESIDING OFFICER. Under the previous order, the Senate will resume consideration of S. 601, which the clerk will report.

The assistant legislative clerk read as follows:

A bill (S. 601) to provide for the conservation and development of water and related resources, to authorize the Secretary of the Army to construct various projects for improvements to rivers and harbors of the United States, and for other purposes.

Pending:

Boxer/Vitter amendment No. 799, in the nature of a substitute.

The PRESIDING OFFICER. Under the previous order, the time until 2 p.m. will be equally divided between the two leaders or their designees.

The Senator from California.

Mrs. BOXER. Madam President, what is the order?

The PRESIDING OFFICER. The Senate is in a period of debate prior to votes in relationship to S. 601.

Mrs. BOXER. Madam President, how much time is going to be controlled by Senator COBURN, the opposition to his amendments, and Senator WHITEHOUSE?

The PRESIDING OFFICER. The Senator from Oklahoma controls 40 minutes. The majority controls 75 minutes.